

**UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA**

J.D. and R.D.,

Plaintiffs,

v.

BENJAMIN PRICE; SULZER TURBO SERVICES
NEW ORLEANS, INC.; DELTA AIR LINES, INC.;
OHIO VALLEY BISTROS, INC., HOST
INTERNATIONAL, INC., and HMSHOST
CORPORATION,

Defendants.

CIVIL ACTION

CASE NO. 2:20-cv-749

DEFENDANT DELTA AIR LINES, INC.'S WITNESS LIST

	Witness	Will / May Call	Offer of Proof of Substance of Testimony
1.	J.D. c/o Amanda C. Dure, Esq. PANGIA LAW GROUP 1717 N Street NW Suite 300 Washington, DC 20036 adure@pangialaw.com (202) 955-6153	Will Call	J.D. is a Plaintiff and is expected to testify regarding her background, first-hand knowledge of the alleged sexual assault taking place while aboard Delta Flight 1860 on May 20, 2018, and her alleged damages.
2.	Benjamin Price c/o Sunshine Fellows, Esq. LEWIS, BRISBOIS, BISGAARD & SMITH, LLP One PPG Place 28 th Floor Pittsburgh, PA 15222 P: (412) 250-7304 Sunshine.R.Fellows@lewisbrisbois.com	Will Call	Mr. Price is a Defendant and is expected to testify regarding the claims made against him and his actions while aboard Delta Flight 1860 on May 20, 2018.
3.	Renae Asay c/o Kathryn A. Grace, Esq. Jason Rojas, Esq. WILSON ELSER MOSKOWITZ EDELMAN & DICKER, LLP Two Commerce Square 2001 Market Street, Suite 3100 Philadelphia, PA 19103 P: (215) 606-3927 F: (215) 627-2665 Kathryn.grace@wilsonelser.com Jason.rojas@wilsonelser.com	Will Call	Ms. Asay is a Delta Air Lines, Inc. employee and is expected to testify regarding her observations, her duties as a gate agent, Delta's policies and procedures relating to intoxicated passengers, and her knowledge of the subject incident on Delta Flight 1860 on May 20, 2018.

4.	Captain James McKenzie c/o Kathryn A. Grace, Esq. Jason Rojas, Esq. WILSON ELSER MOSKOWITZ EDELMAN & DICKER, LLP Two Commerce Square 2001 Market Street, Suite 3100 Philadelphia, PA 19103 P: (215) 606-3927 F: (215) 627-2665 Kathryn.grace@wilsonelser.com Jason.rojas@wilsonelser.com	May Call	Cpt. McKenzie is a Delta Air Lines, Inc. employee and is expected to testify regarding his knowledge of Delta's policies and procedures relating to intoxicated passengers and knowledge and observations of the subject incident on Delta Flight 1860 on May 20, 2018.
5.	First Officer Bradford Frost c/o Kathryn A. Grace, Esq. Jason Rojas, Esq. WILSON ELSER MOSKOWITZ EDELMAN & DICKER, LLP Two Commerce Square 2001 Market Street, Suite 3100 Philadelphia, PA 19103 P: (215) 606-3927 F: (215) 627-2665 Kathryn.grace@wilsonelser.com Jason.rojas@wilsonelser.com	Will Call	FO Frost is a Delta Air Lines, Inc. employee and is expected to testify regarding his knowledge of Delta's policies and procedures relating to intoxicated passengers and his knowledge and observations of the subject incident on Delta Flight 1860 on May 20, 2018.
6.	R.D. c/o Amanda C. Dure, Esq. PANGIA LAW GROUP 1717 N Street NW Suite 300 Washington, DC 20036 adure@pangialaw.com (202) 955-6153	Will Call	R.D. is a Plaintiff and is expected to testify regarding his background and his claimed damages as a result of the subject incident on Delta Flight 1860 on May 20, 2018
7.	Dequavious Baker 3725 Princeton Lakes Parkway, Apt. 6312 Atlanta, GA 30331 c/o Kathryn A. Grace, Esq. Jason Rojas, Esq. WILSON ELSER MOSKOWITZ EDELMAN & DICKER, LLP Two Commerce Square 2001 Market Street, Suite 3100 Philadelphia, PA 19103 P: (215) 606-3927 F: (215) 627-2665 Kathryn.grace@wilsonelser.com Jason.rojas@wilsonelser.com	May Call	Mr. Baker was a Delta Air Lines, Inc. employee and is expected to testify regarding his knowledge of Delta's policies and procedures relating to intoxicated passengers and his knowledge and observations of the subject incident on Delta Flight 1860 on May 20, 2018.

8.	<p>Juavesha Stephens 318 Lara Lane McDonough, GA 30253 c/o Kathryn A. Grace, Esq. Jason Rojas, Esq. WILSON ELSER MOSKOWITZ EDELMAN & DICKER, LLP Two Commerce Square 2001 Market Street, Suite 3100 Philadelphia, PA 19103 P: (215) 606-3927 F: (215) 627-2665 Kathryn.grace@wilsonelser.com Jason.rojas@wilsonelser.com</p>	Will Call	<p>Ms. Stephens was a Delta Air Lines, Inc. employee and is expected to testify regarding her knowledge of Delta's policies and procedures relating to intoxicated passengers, past experience, and her knowledge observations of the subject incident on Delta Flight 1860 on May 20, 2018.</p>
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Date: July 22, 2022

Respectfully submitted,

DELTA AIR LINES, INC.

By counsel,

/s/ Jason B. Rojas

Jason Rojas, Esquire
PA ID No. 320131
Wilson Elser Moskowitz Edelman & Dicker, LLP
Two Commerce Square
2001 Market Street - Suite 3100
Philadelphia, PA 19103
215.627.6900
215.627.2665 (Facsimile)
Jason.Rojas@wilsonelser.com
Counsel for Delta Air Lines, Inc.

CERTIFICATE OF SERVICE

I certify that on July 22, 2022, that a true and correct copy of the foregoing DEFENDANT DELTA AIR LINES, INC.'S WITNESS LIST was served upon the counsel of record via ECF filing:

<p>Douglas P. Desjardins Amanda Dure Pangia Law Group 1717 N. St., NW Suite 300 Washington, DC 20036 (202) 638-5300 dpd@pangialaw.com adure@pangialaw.com <i>Counsel for Plaintiff J.D. and R.D.</i></p>	<p>Thomas DiStefano Maureen E. Daley Rawle & Henderson LLP The Henry W. Oliver Building Suite 1000 535 Smithfield Street Pittsburgh, PA 15222 tdistefano@rawle.com MDaley@rawle.co <i>Counsel for Defendant Host International, Inc., HMSHost Corporation</i></p>
<p>Julianne Beil Cutruzzula & Nalducci 3300 Grant Building 310 Grant Street Pittsburgh, PA 15210 jbeil@cnlawfirm.net</p> <p>Donald H. Smith Todd A. Gray Sunshine R. Fellows Chloe Zidian Lewis, Brisbois, Bisgaard & Smith One PPG Place, 28th Floor Pittsburg, PA 15222 (412) 567-5596 Donald.Smith@lewisbrisbois.com Todd.Gray@lewisbrisbois.com Sunshine.R.Fellows@lewisbrisbois.com Chloe.Zidian@lewisbrisbois.com <i>Counsel for Defendant Benjamin Price</i></p>	

**WILSON, ELSE, MOSKOWITZ,
EDELMAN & DICKER LLP**

/s/*Jason B. Rojas*
Jason Rojas, Esquire
Counsel for Delta Air Lines, Inc.